1 2 3 4 5 6 7 8 9 10 11 12 13 UNITED STATES DISTRICT COURT 14 DISTRICT OF NEVADA 15 16 CASE NO.: 2:22-CV-00365-ART-DJA VALLEY HEALTH SYSTEM, LLC, a Delaware Limited Liability company, DVH HOSPITAL 17 **ORDER APPROVING** ALLIANCE, LLC, a Delaware Limited Liability company, and SUMMERLIN HOSPITAL 18 MEDICAL CENTER, LLC, a Delaware Limited STIPULATION TO EXTEND TIME 19 Liability company, FOR PLAINTIFFS TO FILE RESPONSE TO DEFENDANT UNION 20 REISEVERSICHERUNG Plaintiffs, AKTIENGESELLSCHAFT'S 21 MOTION TO DISMISS OR, IN THE VS. **ALTERNATIVE, FOR A MORE** 22 **DEFINITE STATEMENT** TRAVEL INSURANCE FACILITIES, PLC, a 23 [FOURTH REQUEST] Foreign UNION Corporation, REISEVERSICHERUNG 24 AKTIENGESELLSCHAFT, Foreign Corporation, 25 26 Defendants. 27 28

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs VALLEY HEALTH SYSTEM, LLC; DVH HOSPITAL ALLIANCE, LLC, and SUMMERLIN HOSPITAL MEDICAL CENTER, LLC (collectively, "Plaintiffs") by and through their counsel of record, Timothy M. Hartley, Esq. (admitted *pro hac vice*) of the Hartley Law Offices and Jason M. Wiley, Esq. of the law firm Wiley Petersen and Defendant UNION REISERVERSICHERUNG AKTIENGESELLSCHAFT ("URV") by and through its counsel of record, Pat Lundvall, Esq. and Daniel Aquino, Esq. of the law firm McDonald Carano to extend the time for Plaintiffs to file a response to *Defendant Union Reiseversicherung Aktiengesellschaft's Motion to Dismiss or, in the Alternative, For a More Definite Statement* ("Motion"). ECF No. 24. The Motion was filed on June 30, 2022, and no hearing date has been scheduled. *The parties respectfully request the Court enter an order extending Plaintiffs' response to the Motion to October 11, 2022*.

The parties offer the following reasons for the requested extension:

- 1. On June 30, 2022, URV filed its Motion.
- 2. In order to fully and adequately respond to URV's Motion, Plaintiffs filed their *Motion for Leave to Conduct Limited Jurisdictional Discovery* ("Jurisdictional Discovery Motion"). ECF No. 25. On July 15, 2022, the Court denied the Jurisdictional Discovery Motion without prejudice, pending satisfaction of the meet and confer requirement under Local Rule IA 1-3(f). ECF No. 27.
- 3. Defendant TRAVEL INSURANCE FACILITIES, PLC ("TIF"), has yet to be served with the Summons and Complaint through international service procedures pursuant to Fed.R.Civ.P. 4.
- 4. It is anticipated that, once service does occur, TIF will assert similar argument as advanced by URV in its Motion.
- 5. During the extension period, the parties will utilize the time to (a) determine whether TIF has been served; (b) discuss how the Jurisdictional Discovery Motion to be refiled by Plaintiffs affects the Motion; and (c) formulate a plan regarding the Motion, Jurisdictional Discovery Motion, and other related matters.
- 6. Subsequent to the filing the Stipulation and Order to Extend Time for Plaintiffs to

1		File Response to Defendant Union	Reiseversicherung Aktiengesellschaft's Motion
2		to Dismiss or, in the Alternative,	For a More Definite Statement [First Request]
3		("First Request") [ECF No. 26], th	e parties have engaged in preliminary settlement
4		discussions and have tentatively a	greed to meet to discuss resolution of all claims
5		and causes of action alleged.	
6	7.	The Court granted the First Req	juest [ECF No. 28] setting July 22, 2022, as
7		Plaintiffs' response date to the Motion.	
8	8.	The Court then granted the Second Request [ECF No. 30] setting August 12, 2022	
9	as Plaintiff's response date to the Motion.		
10	9.	The Court then granted the Third I	Request [ECF No. 33] setting September 11,
11		2022 as Plaintiff's response date to	o the Motion.
12	10.	It is anticipated that the parties v	will conduct a meeting/conference prior to the
13		requested extension deadline date	e of October 11, 2022, and have undertaken a
14		discussion as to the status of serv	rice on TIF as well as URV's position towards
15		Plaintiff's request for jurisdictiona	l discovery.
16	11.	The requested extension will not u	nduly prejudice any party to the litigation.
17	12.	12. The stipulation is made in good faith, not for purposes of delay, and will not cause	
18		undue harassment or delay.	
19	DATED this	9 th day of September, 2022	DATED this 9 th day of September, 2022
20	MCDONALD CARANO		WILEY PETERSEN
21			
22	/s/ Daniel Aquino		/s/ Jason Wiley
23	PAT LUNDVALL, ESQ. Nevada Bar No. 3761		JASON M. WILEY, ESQ. Nevada Bar No. 9274
24	DANIEL AQUINO Nevada Bar No. 12682		E. DANIEL KIDD, ESQ. Nevada Bar No. 10106
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27	Attorneys for Defendant URV		Attorneys for Plaintiffs
28			

TIMOTHY M. HARTLEY /s/Timothy M. Hartley Timothy M. Hartley, Esq. (PRO HAC VICE) HARTLEY LAW OFFICES, PLC 12 Southeast Seventh Street, Suite 610 Fort Lauderdale, Florida 33301 Telephone: (954) 357-9973 Fax: (954) 357-2275 hartley@hartleylaw.net Attorneys for Plaintiffs IT IS SO ORDERED: DATED: September 13, 2022 UNITED STATES DISTRICT JUDGE